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13	Attorneys for Defendants: Consumer Defense, LLC (Nevada), Consumer Link, Inc., Consumer Defense, LLC (Utah), Preferred Law, PLLC, American Home Loan Counselors; Consumer		
14	Defense Group, LLC, American Home Loans, LLC Partners, LLC, Brown Legal, Inc., Zinly, LLC, John	1	
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16	UNITED STATES DISTRICT COURT FOR THE DISTRICT OF NEVADA		
17	EEDED AL TRADE COMMISSION		
	FEDERAL TRADE COMMISSION,	Case No.: 2:18-cv-00030-JCM-PAL	
18	Plaintiff(s),	Cuse 140 2.10 CV 00030 JCM 1712	
19	v.		
20	CONCLIMED DECEMBER LLC -4-1		
21	CONSUMER DEFENSE, LLC, et al.		
22	Defendant(s).		
23	STIPULATION FOR EXTENSION OF	TIME TO FILE DEDI V TO ETC'S	
24	OPPOSITION TO DEFENDANTS' MOT		
	ATTORNEY	Y'S FEES	
2526	Plaintiff and Defendants Consumer Defense, LLC (Utah), Preferred Law, PLLC		
27	American Home Loan Counselors, Consumer Defense Group, LLC, American Home Loan		
28	LLC, AM Property Management, LLC, FMG Pa	artners, LLC, Brown Legal, Inc., Zinly, LLC	

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1	1 Jonathan P. Hanley, and Sandra X. Hanley, stipulate to extend	Jonathan P. Hanley, and Sandra X. Hanley, stipulate to extend the time for the Defendants to		
2	file their reply to the FTC's Opposition to Defendants' Motion for Release of Funds for			
3	Attorney's Fees filed September 14, 2018. See DE-138. Defendants' response to the FTC's			
4				
5	opposition is currently due September 21, 2018. The parties have stipulated that Defendants			
6	may have until September 28, 2018 to respond to the FTC's opposition. This is the first request			
7	for extension of time to respond to the FTC's opposition.			
8	8 DATED: September 20, 2018. CHRISTENSEN &	& JENSEN, P.C.		
9	9 /s/ J.D Lauritzen	/s/ J.D Lauritzen		
10	10 Karra J. Porter			
11	J. D. Lauritzen 257 East 200 South, Suite	1100		
12	Solt Lake City, UT 9/111	1100		
13	ROYAL & MILES, LLP			
14	14			
	Gragory A Miles			
15	1522 W. Warm Springs Ro	oad		
16		Conguman Defense II.C		
17	(Ivevada), Consumer Link,	Inc., Consumer Defense, LLC		
18	18 (Utah), Preferred Law, PL	LC, American Home Loan fense Group, LLC, American		
19	19 Home Loans, LLC, AM Pro	operty Management, LLC, FMG		
20		al, Inc., Zinly, LLC, Jonathan		
	1. Hamey, Sandra IX. Ham	ey		
21	DATED: September 20, 2018 ALDEN F. ABBOTT			
22				
23	23 /s/ Gregory A. Ashe GREGORY A. ASHE			
24	JASON D. SCHALL			
25				
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27	Telephone: 202-326-3068			
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7	At	ttorneys for Plaintiff
8	FE	EDERAL TRADE COMMISSION\
9	IT IS SO ORDERED.	
10	21	
11	DATED: September	Xellus C. Mahan
12		UNITED STATES DISTRICT JUDGE
13		ON TED STATES DISTRICT TODGE
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1 **CERTIFICATE OF SERVICE** 2 I hereby certify that a copy of **STIPULATION FOR EXTENSION OF TIME TO** FILE REPLY TO FTC'S OPPOSITION TO DEFENDANTS' MOTION FOR RELEASE 3 OF FUNDS FOR ATTORNEY'S FEES was served to the following via the Court's CM/ECF system this 20th day of September, 2018: 4 5 GREGORY A. ASHE 6 JASON D. SCHALL 7 Federal Trade Commission 600 Pennsylvania Avenue NW 8 Washington, DC 20850 Telephone: 202-326-3068 (Wesolowski) 9 Telephone: 202-326-3719 (Ashe) 10 Facsimile: 202-326-3768 Email: jschall@ftc.gov, gashe@ftc.gov 11 **DAYLE ELIESON** 12 **United States Attorney** BLAINE T. WELSH 13 **Assistant United States Attorney** 14 Nevada Bar No. 4790 333 Las Vegas Blvd. South, Suite 5000 15 Las Vegas, Nevada 89101 Phone: (702) 388-6336 16 Facsimile: (702) 388-6787 17 Attorneys for Plaintiff Federal Trade Commission 18 ANDREW ROBERTSON 19 **EDWARD CHANG** 20 McNamara Smith LLP 655 West Broadway, Suite 1600 San 21 Diego, CA 92101 Telephone: 619-269-0400 Facsimile: 22 619-269-0401 23 Email: arobertson@mcnamarallp.com, 24 echang@mcnamarallp.com Attorneys for Thomas McNamara, Court-Appointed Receiver 25 26 **BENJAMIN HORTON**

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